



## COMMUNISM IS TREASON!

FIGHT IT WITH . . .

# Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

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"The truth,  
the whole truth,  
and nothing  
but the truth  
... without fear  
or favor"

Conde McGinley  
1899 • FOUNDER • 1963

## Federal Gov't Usurps States Rights U.S. CONSTITUTION - SWORD INSTEAD OF A SHIELD

Can Constitutional Government survive when the occupants of the agencies created by the States join in a movement to overthrow it and refuse to be "Bound By This Constitution" and the States fail to act to defend Constitutional Limitations?

How can the Constitution be defended when so large a percentage of those who have taken an oath to defend it have joined in a conspiratorial movement to overthrow it?

### ROLE OF THE STATES

The States created the three (Federal) agencies of government (Executive, Legislative and Judicial) and limited their powers. These agencies are the creatures of the States and were not parties to the Constitutional contract which created them. All powers not granted to these agencies were retained by the States.

The States have faltered and failed to defend the Constitutional contract into which they entered. They have bowed as principals to the illegal acts of their agents acting beyond their authority.

### U. S. CONSTITUTION

#### —A SWORD INSTEAD OF A SHIELD

The States which created our Constitutional system of limited powers intended that the limitations they placed on the various units of government should operate as a shield against would-be tyrants and usurpers. Strangely enough, we are now witnessing a movement by the occupants of the federal agencies in which they are using the Constitutional contract as a sword to destroy their creators and human freedom which the States intended to protect and shield by this contract.

The lawless conditions, including Little Rock, Oxford and Tuscaloosa are the inevitable consequence of the lawless action by the occupants of Federal agencies of government.

If the States should take positive action they could compel the occupants of the three Federal agencies to either conform to the Constitutional mandates or force them to show that they are determined to overthrow the Constitution. Occupants of Federal agencies are not engaged in obeying law, nor in enforcing it, nor in interpreting it, but in overthrowing law.

At long last some of the States are beginning to understand that they have been remiss in not seeing to it that they who were the masters of their self-created servant, the Federal government, have permitted their servant to become their master.

The Alabama State Legislature has called the attention of her 49 sister states to the grave danger to the maintenance of internal law and order which will result from attempts of the Federal government to justify enforcement of the unlawful and illegal provisions of the "Civil Rights Act of 1964" by blatant distortions of the U. S. Constitution or equally dangerous adherence to the United Nations Charter.



Governor George C. Wallace

"Our efforts will require vision, determination, courage, selflessness and a complete dedication to high principles."  
—Gov. Wallace

On August 4, 1964, three proposed bills were placed in the hands of many Alabama State Legislators. The first proposed bill declared Public Law No. 88-352 (1964 Civil Rights Act) to be unlawful and unconstitutional, and anyone caught enforcing it in the State of Alabama would be subject to a maximum of \$10,000 fine, 5 years in jail, or both. Proposed Bill No. 2 declared all judicial and legislative acts based on the illegally-ratified 14th Amendment to be "null and void for lack of Constitutional authority." The third bill proposal was "to rescind and revoke membership of the United States and the State of Alabama in the United Nations . . ."

The House of Representatives, Legislature of Alabama in Special Session August, 4-28, 1964, passed the first proposed bill, "Alabama Civil Riots Prevention Act of 1964" (H. B. 285) UNANIMOUSLY on August 25, 1964 by a vote of 76 to 0.

H. B. 285. To use the final peaceful and lawful means available to the people of the sovereign State of Alabama, to void unconstitutional legislation passed by members of the U. S. Congress, to clarify the law within the State of Alabama which has been confused by unconstitutional and illegal actions of members of the United States Supreme Court, the federal Executive Branch and finally the U. S. Congress itself, to correct distortions of the basic Law of the Land, to eliminate arrogations of power by federal agencies which power was not "delegated by the Constitution nor prohibited by it to the States," to revoke usurpations by the Federal Government of power retained under the Constitution of the United States by the State of Alabama and the people thereof, to void within the State of Alabama the Public Law No. 88-352, so-called "The Civil Rights Act of 1964."

However, the "joy was short-lived." The Wetumpka (Ala.) Herald of Sept. 3, 1964 related how certain Alabama Senators stalled the passage and killed H. B. 285 ("The State of Alabama Civil Riots Prevention Act"), although 18 Senators (a majority) had previously endorsed an identical bill.

It is obvious that great pressure was placed on certain Senators to stall H. B. 285 and adjourn without passing this vital legislation. At least four long-suspected members or tools of the Anti-Defamation League (A.D.L.) of B'nai B'rith stood watch in the Capitol Rotunda and were seen to converse with certain Senators who were CONSIDERED OPPOSED to passage of the Alabama Civil Riots Prevention Act of 1964.

Law and order could have been easily maintained in Alabama with the passage of H. B. 285, and her sister states could have profited by her example. Any loss of life and property in Alabama as a result of Federal attempted enforcement of the so-called "Civil Rights Act of 1964" may be justly placed upon the heads of certain Alabama State Senators and these same forces and individuals who undoubtedly killed the "Liberty Amendment" in the Alabama Senate in 1963.

The people of Alabama do not have to go to Washington to get betrayed!

Anyone desiring complete story of this Alabama betrayal, send stamped, self-addressed envelope to Elmore County White Citizens Council, Wetumpka, Alabama.

"This Alabama — this Legislature has a continuing duty to stand as a bulwark in behalf of constitutional government. Let us assume the mantle of leadership — let us act always as the guardian of the principles of our people — of our region — and of our nation.

No greater service can be rendered our people than to recognize our own innate leadership abilities and to exercise these abilities in the best interest of our country.

Our efforts will require vision, determination, courage, selflessness and a complete dedication to high principles. Let us move forward together with the knowledge that ultimate victory is ours." —Gov. Wallace

### NULLIFY 14th AMENDMENT

#### N. J. AGAINST REAPPORTIONMENT

New Jersey Senate President, Charles E. Sandman, Jr. (R) in an opening address to the 17th annual National Legislative Conference called for a recommendation to Congress proposing that the recent Supreme Court decision on reapportionment be nullified by constitutional amendment.

Sandman said the history of the 14th Amendment showed that neither those who proposed, nor those who ratified the amendment, believed it would limit their powers to apportion their legislatures as they saw fit. He said one of the basic concepts of the bi-cameral legislature was to insure territorial as well as population representation.



# U.S. SUPREME COURT SOFT ON COMMUNISM

## JUSTICE GOLDBERG'S LABOR RELATIONS RECORD SPEAKS FOR ITSELF

Arthur J. Goldberg is the former Secretary of Labor, whose appointment to the United States Supreme Court, in our opinion, was well planned, which will be evidenced by the information regarding his past.

The National Religion and Labor Foundation set up in 1932 at the instigation of the late Sidney Hillman (an identified communist), whose membership was composed of Marxian and Fabian Socialists, for the purpose of giving prestige of the church movement to the labor organizing hierarchy.

The foundation's letter-head carried about 50 names of Marxists, Socialists and Communists. It was forty-five members of this movement who signed a letter addressed to the late Franklin D. Roosevelt (at his invitation) in November 1935, urging him (according to the N. Y. Herald Tribune) "to socialize the country's resources, nationalize its basic industries, and build an inclusive union movement."

According to the Federal Bureau of Investigation and the House Committee on Un-American Activities, the NRLF was "one of the most vicious communist organizations ever set up in this country."

The NRLF won considerable notoriety by publishing on the cover of its official organ, "Economic Justice," Nov. 1932, a "wanted" circular which pictured Christ as an escaped criminal and implied by its text that every communist agitator was akin to Jesus Christ. It read:

"Reward for information leading to the apprehension of Jesus Christ, who is wanted for sedition, criminal anarchy, vagrancy, and conspiracy to overthrow the established government."

Among the National Religion and Labor Foundation members were:

Arthur J. Goldberg (now Supreme Court Justice), Sidney Hillman, Abraham Muste, Robert Weaver (negro, appointed by JFK as Federal Housing and Home Finance Administrator) Claude Williams and many others, too numerous to list.

All members of the National Committee of the National Religion and Labor Foundation have pro-communist records, some as many as 90 communist-front citations.

Their records are as follows:

Arthur J. Goldberg, member of a group whose executive head is an identified communist; member, Congress of Racial Equality (CORE); member, Fund for the Republic; was general counsel for the AFL-CIO; acted as counsel for the UAW.

Goldberg is identified in the ADL Bulletin, Jan. 1961, page 8, as a member of the Washington, D. C., Board of Directors of the Anti-Defamation League of B'nai B'rith (Jewish FBI). Appendix 9 of the Special Committee on Un-American Activities, 1944, identifies him as President of the Chicago Chapter of the National Lawyers Guild at the time he sponsored the Chicago Conference on Race Relations, July 22, 1939, a cited Communist-front operation.

The National Lawyers Guild has been repeatedly cited not only as a Communist-front, but as the legal arm in the United States of the Communist Party. And Goldberg was President of its top chapter outside of New York (page 610)!

Goldberg was also a sponsor of the Washington, D. C., Conference on Constitutional Liberties in America, June 7-9, 1940, a cited Communist-front enterprise which launched the National Federation for Constitutional Liberties. At the time of the holding of this Conference, the Communist Party was working under the line determined by the Stalin-Hitler pact (page 651). He was a sponsor of the National Emergency Conference which

REPLACED FRANKFURTER



Arthur J. Goldberg

met in Washington, D. C. on May 13-14, 1939 to map plans of action against a number of bills in Congress which would require deportation of Communist aliens, enforce registration, fingerprinting, and imprisonment of Communists, etc. This was a cited front (page 1206).

In 1956 Goldberg was a member of the administrative committee of the National Civil Liberties Clearing House of Washington, D. C., the advisory board of which included Walter P. Reuther. Its treasurer at that time was Herman Edelsberg, of the ADL; its vice-chairmen included Irving Ferman, of the cited Communist-front American Civil Liberties Union and John J. Gunther, of the Americans For Democratic Action, a Marxist political organization. Representatives from the National Conference of Christians and Jews, the American Jewish Congress and the NAACP were co-members of the administrative committee, along with a representative of the American Jewish Committee as Treasurer; Herman Edelsberg was Chairman and Kenneth Birkhead of the very pink American Veterans Committee was a new vice-chairman (See letterheads of NCLCH).

In 1957, Arthur J. Goldberg was a member of the executive board of the Religion and Labor Foundation, a cited front. Co-members of the board with Goldberg included Communist-fronters Henry Hitt Crane,

Jerome Davis, Benjamin Mays, A. Phillip Randolph, and others. (See program for April 24, 1957, Social Justice Award to Communist fronters Herbert Lehman and Martin Luther King.)

The Internal Security Sub-committee held hearings on "Interlocking Subversion in Government Departments" on May 19, 1953, Part 8, and during the testimony of one Charles Flato (pages 501-2) he swore that he had been sought out by Arthur Goldberg to do some writing assignments of pamphlets for the CIO in 1948 and 1949. He also declined to answer whether he was a member of the Communist Party during the period he worked for Goldberg.

The now Justice of the Supreme Court, Arthur J. Goldberg was a member of the board of directors of the Fund for the Republic as late as January 1961 and of the Carnegie Endowment for International Peace in 1960. There is a wealth of material on the subversive nature of both organizations. Alger Hiss was president of the latter organization.

Goldberg has been the general counsel for the AFL-CIO, United Steel Workers of America, the ILGWU (Dave Dubinsky's union), the Textile Workers Union, the Transport Workers Union (Mike Quill), the American Newspaper Guild and others.

It was Mr. Goldberg who suggested and secured the appointment of at least four high union officials to top posts in the Department of Labor. Back in 1949 he had been the strategist behind the nation's longest and costliest steel strike, which lasted 116 days. And earlier in the forties he had been the chief of the division of the thoroughly communized Office of Strategic Services (OSS) which organized the labor underground activities behind enemy lines. Jacob S. Potofsky, of the CIO, a long-time Communist-fronter, had originally urged that Goldberg be hired as general counsel of the CIO.

Thus, for the first time in history, a man identified with big labor organizations, who had never been on the bench—Federal, state or local, is seated in the United States Supreme Court—replacing another Jew, Felix Frankfurter.

Sidney Hillman (born Schmucl Gilman), National Religion and Labor Foundation member, a Russian Rabbi with a long record of revolutionary activities in Russia and the United States; organizer of NRLF; member National Labor Advisory Board (under Roosevelt); member, Progressive Conference; director, Garland Fund; director, Russian-American Industrial Corporation; director, American Civil Liberties Union; member, Farmer Labor Party; President, Amalgamated Clothing Workers; member, International League for Peace; member, Labor's Non-Partisan League; and other Socialist groups.

Abraham J. Muste, National Religion and Labor member, was executive-head of the Trotskyite communists; member, National Committee of the American Council on Militarism in Education; chairman, Conference for Progressive Labor Action; vice-president, Labor Age; member, Executive Committee, League for Independent Political Action; member, National Council, League for Industrial Democracy (formerly Inter-Collegiate Socialist Society); vice-president, Pioneer Youth of America; member, National Committee, War Resisters League; contributing editor, World Tomorrow; vice-chairman, Fellowship of Reconciliation; member, Committee on Labor Injunctions; member, New York Committee for Progressive Miners Relief; representative, Conference for Progressive Labor Action in Continental Congress for Economic Reconstruction; member,

### REWARD

For Information Leading to the Apprehension of--



JESUS CHRIST

WANTED—For Sedition, Criminal Anarchy, Vagrancy, and Conspiring to Overthrow the Established Government.

Dresses poorly, said to be a carpenter by trade, ill-nourished, has visionary ideas, associates with common working people, the unemployed and bums. Alien—believed to be a Jew—ALIAS 'Prince of Peace,' Son of Man, 'Light of the World' &c. &c. Professional Agitator, Red Beard, marks on hands and feet the result of injuries inflicted by an angry mob led by respectable citizens and legal authorities.

(Actual reproduction of "wanted" circular)



United States Congress Against War; executive-head of Brookwood College, Katonah, New York.

Robert Weaver, National Religion and Labor member; served under FDR; chairman, NAACP; member, Council on African Affairs; member, National Citizens Political Committee; member Negro Congress; member, Negro People's Committee to Aid Spanish Democracy; member, Social Work To-Day Co-operators; and other left-wing groups.

Claude C. Williams, National Religion and Labor Foundation member, is a director of Commonwealth College, Mena, Arkansas; headed the People's Institute of Applied Religion; and belongs to many Leftist groups.

In spite of his record, Arthur Goldberg was confirmed by Congress as a member of the highest court of our country.

Thirty-years research convinces us that if we could prove without a doubt that Arthur Goldberg or any other Jew was a card-carrying communist, Congress would not have the courage to oust him. The familiar cry of anti-Semitism would reverberate thru Washington. When Felix Frankfurter was up for confirmation, his red record was exposed and Senators were fighting him, Dean Acheson, Frankfurter's attorney, called Bernard Baruch to the stand; all that was necessary was for Baruch to say: "Oh I don't think he is communist." Thousands thought he was, but a prominent Jew gave his OK.

When Anna Rosenberg was up for confirmation in 1950 as Assistant Secretary of Defense, Ralph DeSola (a former communist) under oath looked her in the eye and told her he had attended several communist meetings with her and talked with her at the meetings. The Jews had every prominent non-Jew they controlled in companies they owned wire the Armed Services Committee. She went in and directed the hiring of over a million in 115 departments. Communists were packed in. When Sen. Joseph McCarthy started to dig them out, they crucified him.

#### COMMUNIST BACKGROUND OF NRLE

As for those readers who entertain any doubt about the communist background of the National Religion and Labor Foundation, we quote a paragraph from Robert Whitaker's article which appeared in the same issue of Economic Justice which featured the cartoon of Christ as a hunted criminal. The author, considered leader of Los Angeles communists, is also a regular committee-man of the NRLE, and a regular correspondent of the Bulletin. Consequently, his words carry considerable weight when he says:

"It is no longer a question of the need of a revolution; the question is as to the method of bringing the revolution to pass . . .

To this conclusion I have very definitely come: that there is little hope of making any considerable change in the psychology of the masses except as the sequence of RADICAL SOCIAL ACTION OUTSIDE OF RESPECTABLE RANKS.

Consequently our concern is to build the understanding leadership for the crisis from those who need no longer the milk of infantile adaptations to their timidities and polite prejudices but are ready to talk business and digest the strong meat of DIRECT REVOLUTIONARY PREPARATION."

We also recommend James W. Ford's article which appeared in the May-June issue of 1933, entitled Communism Is The Way. The Negro author was Vice Presidential Candidate on the Communist Party ticket in 1932, headed by William Z. Foster.

#### JUST A QUESTION:

Will some Senator ask Mr. I. L., of Chicago to come to Washington, and say if Arthur Goldberg was a member of the Communist Party at the same time that he was?

Will the Marxists in Washington do to Mr. I. L. what they did to Ralph DeSola, an ex-communist, when he identified Anna Rosenberg as having attended communist meetings with him?

## Our Republic

By Frances Barrett Lucas

Millions of people today are referring to the United States as a "democracy."

Let's consider the historical background of the word. "Democracy" originated in Ancient Greece, where it meant rule by the people direct—not through elected representatives. This was easily carried out with small city-state governments where the people could assemble at certain times in mass congregations and determine on general policy and action.

Aristotle referred to a democracy as "mob rule."

Under Grecian "democracy" Pericles restricted citizenship rigorously to the sons of Athenian fathers and excluded the slaves and aliens who were more numerous than the free population. Thus Grecian "democracy" was a highly exclusive form of government—direct rule by the chosen few designated as "citizens," who congregated and made the laws.

Thus democracy in the form in which it originated is impossible except in a small community where mass meetings can be held, or in a dictatorship where the ruling body makes the laws directly, as in the Soviet Union.

Our Constitution of the United States clearly defines our government as a "Republic." It guarantees to the people of the several States a "republican form of government." Nowhere does it mention "democracy." James Madison, in the Federalist (Letter No. 10), states: "Hence it is that such democracies have ever been spectacles of such turbulence and contention; have ever been found incompatible with personal security, or the rights of property; and have, in general, been as short in their lives as they have been violent in their deaths."

Theoretic politicians, who have patronized this species of government, have erroneously supposed that in reducing mankind to a perfect equality in their political rights, they would, at the same time, be perfectly equalized and assimilated in their possessions, their opinions, and their passions." Thus Madison exposed the dangers and weakness of democracy as loaded with the passions of class and race consciousness and agitation. Democracy, as Madison stated, has the characteristics of socialism and the philosophy of "equalization."

"A Republic," Madison continued, "by which I mean a government in which the scheme of representation takes place, opens a different prospect, and promises the cure which we are seeking. Let us examine the points on which it varies from pure democracy, and we shall comprehend both the nature of the cure and the efficacy which it must derive from the union . . . The great points of difference between a democracy and a republic are, first, the delega-

tion of the government in the latter to a small number of citizens emphasized by the rest; secondly, the greater number of citizens and the sphere of the country over which the latter may be extended."

Therefore, in the United States, although the Congress makes our laws as the legislative body, this congress is elected as the duly representative body of the people who only lend their sovereign right to these legislators.

In Russia, which is a true "democracy," the people are ruled by a body which represents the communists, who are in fact a minority party in the Soviet and not freely elected by secret ballot as in a Republic.

Alexander Hamilton, Secretary of the Treasury under George Washington, made the statement: "We are a Republican Government. Real liberty is never found in despotism or in the extremes of Democracy."

In 1891 the United States Court ruled: "The distinguishing feature of a republican form (of government) is the right of the people to choose their own officers of governmental administration, and pass their own laws in virtue of the legislative power reposed in representative bodies, whose legislative acts may be said to be those of the people themselves; but while the people are thus the source of the political power, their governments, National and State, have been limited by written constitutions, and they have themselves thereby set bounds to their power, as against the sudden impulses of mere majorities." Thus the highest court of the land has couched in easily understandable terms a definition of our REPUBLICAN form of government.

Chief Justice John Marshall, an illustrious statesman, stated that: ". . . between a balanced republic and a democracy, the difference is like that between order and chaos."

Samuel Adams warned: "Remember, Democracy never lasts long. It soon wastes, exhausts and murders itself! There never was a democracy that did not commit suicide."

George Bernard Shaw, the British playwright, veteran socialist and pro-Soviet said: "Used by persons with practical administrative experience, it (democracy) means government of the people, for the people, but most decidedly not BY the people."

William Gallacher, Communist and Member of Parliament in Britain, said: "The highest form of democracy is that found in the trade unions and cooperatives, and now expressing itself in the Soviet Union and the countries of planned socialist economy."

Benjamin Franklin warned that we have a "Republic—if we can keep it."

The brightness of the American dream has been tarnished by a tendency towards socialism and false security, by a gradual encroachment upon state and individual rights through federal government bureaucracies. A Republic places limitations and restraints on the federal government. If the people become indifferent and allow the administrators to usurp their rights under the Constitution, under the guise of "democracy," our Republic, with the sovereign right vested in the people, will have been destroyed.

God Bless our Republic—The United States of America!



"We cannot expect the Americans to jump from Capitalism to Communism, but we can assist their elected leaders in giving Americans small doses of Socialism, until they suddenly awake to find they have Communism."

—Khrushchev

(3 months before U.S. visit)

#### "Sure weren't from Alabama"

Unknown to most Americans, those "delegates" who filled Alabama's allotted seats at the Democratic National Convention during part of the show were neither delegates nor Alabamians!

Party leftists took over the seats and gave them to men with New York accents. When reporters attempted to interview the interlopers, they held up signs reading, "No Comment." Presumably these signs were used in a futile effort to hide their New York accents.

Eugene "Bull" Connor, one of the legal delegates from Alabama told the Shreveport, Louisiana newspaper, The Councillor: "I could see those people in our seats. They sure weren't from Alabama."



## The Axe of Reapportionment Falls on the Green Mountains

By Lucille & Manuel Miller

Every Vermonter has just received a slashing blow to hearth and home and to the very marrow of his bones. The land of Vermont is to be gerrymandered and the government of Vermont is to be mangled. And whose hands wield the axe which is wreaking such fury upon the body of the first sovereign state ever to join this Republic? The hands are twelve on that hickory helve and those twelve hands represent two thirds of the Supreme Court of the United States, nine officials who were not elected to inflict these heavy punishments but were appointed, seldom on the basis of judicial ability or experience, often for reasons which might fairly be described as political.

Now are these Justices of the Supreme Court of the United States motivated by malice against the people of the United States or the people of Vermont? There is overwhelming evidence that each one of these Justices, even Chief Justice Warren, who sometimes appears cynical, is actually driven by the most benevolent and philanthropic motives conceivable. Love, pure love for all mankind may well be the force which lashes each of these nine men to the excesses of sentimentality and the distortions of tradition which have become the eagerly awaited grist from that august mill, the Supreme Court.

Some say that this passion of the Justices is a trifle spotty or that it is of the on-again-off-again variety or even that it is love which draws most of its nourishment from the applause of the mass media. But the question for us to consider now is not what kind of love it is, or how unsullied, but rather it is for us to wonder just how much longer we can go on living with it.

There seems to be a notion battling around these United States that love not only conquers all but that it also justifies anything, that all that is necessary to establish the merit of any course is to prove that it was motivated by love. The time has come for us to challenge the promoters of this notion because it is their habit to curb analysis and strife criticism by labelling as "devil-seekers" all those who presume to push aside the veil of sanctity swathing individuals and groups advertised as love-instigated. The time has come for us to reassert our right to examine, criticize, and, if need be, to denounce any action, course of conduct or long-range policy even though the action, course or policy can be proven to be the product of only the sweetest of emotion, the purest of hopes and the noblest of intentions. Love is lovely, love is grand, love makes the world go 'round, none of us wants to live in a world without love. But some of us are getting all-fired restless at the spectacle of these nine blacked-robed angels, their eyes turned heavenward, their lips moving gently almost as though in benediction, while they swing that bloody axe, chopping, chopping, chopping, and all for love, or so they tell us.

### "Superwoman"

Dear Editor:

Would like to call your attention to the facts surrounding the seating of the regular Mississippi delegation at the national Democratic Convention in Atlantic City, which facts were evidently not given via the controlled press, radio, TV, etc.

A so-called freedom bus on the way to Mississippi stopped at a bus station in that state. It seems trouble ensued among the negroes and whites and the police made several arrests. A colored lady on the bus interfered with the arrest and the police also took said colored lady to the police station. This colored lady stated at the national Democratic Convention that she was tied to a chair by the police, her hands and feet tied, and beaten by between twenty to twenty-four men until they dropped exhausted.

Why should the word of one colored lady be accepted as fact and over-rule the entire Democratic National Committee who voted to seat the regular Mississippi delegates who were duly sworn and elected according to Mississippi law? No one has yet told me, nor did I see her swear to any statements she made on television during the Convention when she stated that a large number of highway patrolmen beat her with a piece of water hose until each one in turn became exhausted and fell on the floor. She stated that one man after another would step up and resume his position and continue the beating until approximately twenty to twenty-four men were exhausted.

This said colored lady was never taken to a doctor, nor was there any record to substantiate she was taken to a hospital. Neither were there any records that she was examined by doctors while making this statement some three or four weeks later before the National Democratic Convention Committee. Said Committee overruled and voted to seat the regular Mississippi delegation in its proper place on the national convention floor.

Was our President the instigator of the denial and refusal of the Mississippi Delegation to its place in the national Democrat Convention? If the President and his running mate are no more for the Democratic Party than to accept such a fantastic tale, and use it for the purpose of punishing the South or the American citizens and the entire Democrat Party throughout the entire nation, then I do not think they deserve any support from any true Democrat in our nation today.

No wonder great men like Senator Strom Thurmond, Gov. Orvil Faubus, Gov. George Wallace and others have to turn somewhere else to support our American way of life and the Constitution of the United States. I for one will join these great men in their fight to save America.

A Former Tennessee Democrat

## Red, White & Blue

**WE SEE RED** before our eyes in every direction wherever we turn, the red blood of our sons, our husbands and our brothers, soon drenching the soil of foreign countries who look us up whenever they are in trouble and need a good friend. The red flag is flying today over one-half the world's population. The reds have infiltrated into high positions in our government and into organizations vital to our continued existence as the free nation we are!

**WE TURN WHITE** at the thought of what will happen to this nation in the not too distant future when millions of innocent men, women and children may pay with their lives in the days ahead for our indifference if the under-ground of those invisible Marxist conspirators take our country over some day as they took over Russia in 1917. You will also learn it is better to be safe than to be sorry!

**WE FEEL BLUE** that this paper may soon be forced to end its existence for the want of the few dollars needed now to continue publication. Our founder has gone to his rest after spending every dollar that he possessed for keeping the nation informed and alerted about the danger which today threatens this country's security and survival. Those who have carried on since his departure are now trying their very best to keep this paper going!

**WE NEED HELP** from those who want us to win their fight for them. Your dollars sent today can make the difference between a victory and defeat for our side. What will our children think of us when we are gone? They did not ask to come into this world. We owe them more consideration. Your \$20, \$10, \$5 or \$1 will keep this paper in the fight to keep our world a fit place in which you and your children will be safe and happy!

## The Job You Save May Be Your Own

The union man has no worries concerning his next contract, either the amount of money or working conditions. His biggest worry will be the **Fair Employment Practices Commission ordinance** which will come along in the Civil Rights Bill that one year from date of the passage of said C.R.B., he has to give up his "seniority," and one out of every two men will be replaced by a member of the colored race.

If the Civil Rights Bill is not repealed the only alternative for these men who have the ability, training, experience to operate and maintain their jobs, will be to move aside. Both **Johnson** and **Humphrey** have wholeheartedly endorsed the Civil Rights Bill and the entering of the **Fair Employment Practices Law** into said bill.

Union leaders throughout the nation have endorsed the Civil Rights Bill including the **FEPC** clause.

Union members, consider the future and welfare of your wife, your children and your home. Without your job as a means of support if the Civil Rights Bill is not repealed, your job is at stake. The welfare of your family means more to you than blind obedience to an organization determined to destroy your freedom.

Make your own decision. Think for yourself and act accordingly.

## Proof Positive

A letter was mailed Aug. 7, 1964 by Joseph L. Rauh and other leftwingers urging Democratic Party hacks to stack their delegations to the National Convention with delegates who would vote against seating the regular Mississippi delegation.

The Citizens' Council of Louisiana has a photocopy of this letter which went out on Americans for Democratic Action (ADA) letterhead. The letterhead listed Senator Hubert H. Humphrey as a vice-chairman.

Anyone who doubts the existence of this letter may see it at the state council headquarters in Shreveport. (Incidentally, a fine paper to subscribe to if you want to be kept posted on what is REALLY going on in the South is **The Councilor**, 228 Oil & Gas Bldg., Shreveport, La.—\$2.00 yearly).

"The cornerstone of America's greatness is the principle of maximum Liberty and Freedom for the individual, consistent with the rights of his fellow-man to the same liberty and freedom of choice."

—Kenneth S. Wherry, 1950

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